

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

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In the Matter of)
)
Amendment of Section 73.202(b))
Table of Allotments for FM)
Broadcast Stations)
(Stillwater, Oklahoma))

MM Docket No. ____

RM No. ____

To: Chief, Mass Media Bureau/Policy and Rules Division

PETITION FOR RULE MAKING

1. Kenneth R. Greenwood, by his counsel and pursuant to Section 1.401 of the Commission's Rules, hereby submits this Petition for Rule Making requesting the Commission to allot FM Channel 251A to Stillwater, Oklahoma as its third commercial FM channel. The amendment to Section 73.202(b) of the Commission's Rules, FM Table of Allotments, would be as follows:

<u>Community</u>	<u>Present</u>	<u>Proposed</u>
Stillwater, OK.	229C2, 288A	229C2, 251A, 288A

In support of this Petition for Rule making the Petitioner has provided the following support:

2. Stillwater, Oklahoma is an incorporated place located in Payne County and is listed in the 1990 U.S. Census with a population of 36,676 persons. The population of Payne county is listed in the 1990 U.S. Census with 61,507 persons. Stillwater is the home of Oklahoma State University and the county seat of Payne County.

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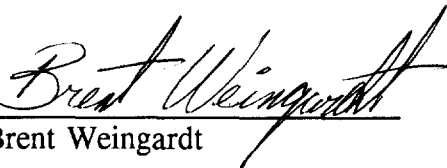
3. As reflected in the attached Technical Statement prepared by Willoughby & Voss, the allocation of Channel 251A to Stillwater would meet all Class A distance separation requirements of Section 73.207 of the Commission's Rules provided there is a site restriction nine (9) kilometers Northwest of the Stillwater reference coordinates. Thus, the requested assignment can be made without requiring additional changes or substitutions in the FM Table of Allotments and without conflict to any other known rule making.

4. The Petitioner will promptly prepare and file the necessary application with the Commission for this newly allocated station and, when subsequently assigned this Channel, will promptly construct the facilities requested.

5. Therefore, inasmuch as the proposed allotment would provide additional service to Stillwater and the surrounding county and can be implemented in compliance with Commission rules, Kenneth R. Greenwood urges the Commission to promptly issue a Notice of Proposed Rule Making to allot Channel 251A to Stillwater, Oklahoma.

Respectfully submitted,

KENNETH R. GREENWOOD

By: 
Brent Weingardt

Consultants, Inc.
4500 West Virginia Avenue, Northwest
Bethesda, Maryland 20814
(301) 907-6879

Its Attorney

November 2, 1992

ORIGINAL

TECHNICAL STATEMENT IN SUPPORT
OF PROPOSED RULE MAKING TO
AMEND §73.202(b), FM TABLE OF ALLOTMENTS

on behalf of
KENNETH R. GREENWOOD
NEW, CHANNEL 251A
STILLWATER, OKLAHOMA

OCTOBER, 1992

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WILLOUGHBY & VOSS

BROADCAST TECHNICAL CONSULTANTS

P.O. BOX 701190
SAN ANTONIO, TEXAS 78270-1190
(512) 525-1111

WILLOUGHBY & VOSS

TECHNICAL STATEMENT
IN SUPPORT OF PROPOSED RULE MAKING
FOR NEW CH. 251A-STILLWATER, OKLAHOMA

The firm of Willoughby & Voss has been retained by Kenneth R. Greenwood, to prepare the instant technical statement in support of a petition for rule making to amend the FM Table of Allotments by assigning Channel 251A (98.1 MHz) at Stillwater, Oklahoma.

An allocation study of Channel 251A was performed, using reference coordinates 36-09-27 N.L., 97-09-20 W.L. and is found to meet all Class A distance separation requirements of Section 73.207 of the Commission's Rules. Exhibit A is a tabulation of the allocation study. The proposed site coordinates are 8.97 km (bearing 299 degrees True), from the Stillwater, Oklahoma, reference coordinates. This proposed facility will serve all of the community of license with the required 3.16 mV/m contour.

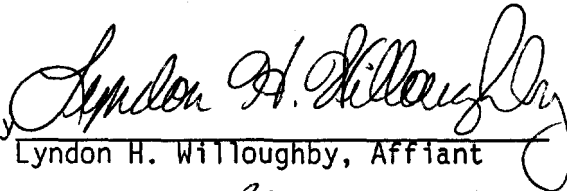
In light of the above facts, and the desire of the Commission for efficient spectrum usage, it is requested that the Table of Allotments contained in Section 73.202(b) of the Commission's Rules be amended to read as follows:

<u>Community</u>	<u>Present</u>	<u>Proposed</u>
Stillwater, OK	229C2, 288A	229C2, <u>251A</u> , 288A

Upon allotment of the above requested changes, formal application for the respective facilities will be filed with the FCC.

CERTIFICATION

The foregoing was prepared on behalf of Kenneth R. Greenwood, by, or under the immediate supervision of Lyndon H. Willoughby, of Willoughby & Voss, San Antonio, Texas. The affiant's qualifications are contained in previous filings and are a matter of record with the Federal Communications Commission. The statements and data contained herein are true and correct of his own knowledge, except as to statements made on information and belief and as to those statements, he believes them to be true and correct.

By 
Lyndon H. Willoughby, Affiant

Date: 10-27-92

WILLOUGHBY & VOSS

FM Channel Study for Channel 251A6 at 36- 9-27 97- 9-20
 Safe Distance of 25.0 Kilometers
 New (6 kW) Class A spacings employed

***** STANDARD DISCLAIMER APPLIES *****

Channel	Call	City	State	Lat	Distance	Regrd
Applicant/Licensee				Long	Bearing	Clear
248C	USED	Tulsa	OK	36-11-46	95.23	95.0
			OM	96- 5-53	87.11	0.23
248C	KMODFM	LIC	Tulsa	OK	36-11-46	95.0
Clear Channel Communications, Inc.			405M	96- 5-53	87.11	0.23
249D	K249BO	LIC	Shawnee & Tecumseh	OK	35-19-39	94.44
Brian Dodge			OM	96-55-26	167.11	0.0
249A	KGOK	LIC	Pauls Valley	OK	34-39-32	166.26
Garvin County Broadcasting, Inc.			91M	97- 9-33	180.11	135.26
249A	KTNTFM	LIC	Edmond	OK	35-34-11	72.27
PORTER H. DAVIS, RECEIVER			91M	97-30- 1	205.62	41.27
249A	USED	Edmond	OK	35-34-11	72.27	31.0
			OM	97-30- 1	205.62	41.27
249A	NEW	APP	Edmond	OK	35-34-17	72.22
Premiere Radio Networks, Inc.			91M	97-30-12	205.88	41.22
249A	KTNTFM	DEL	Edmond	OK	35-34-11	72.27
Life Broadcasting, Inc.			OM	97-30- 1	205.62	41.27
249A	USED	Pauls Valley	OK	34-39-32	166.26	31.0
			OM	97- 9-33	180.11	135.26
250C	KRBB	LIC	Wichita	KS	37-46-40	182.56
Marathon Broadcasting Company			303M	97-30-37	350.14	17.56
250C	USED	Wichita	KS	37-46-40	182.56	165.0
			OM	97-30-37	350.14	17.56
250A	KTNTFM	ADD	Edmond	OK	35-34-11	72.27
Life Broadcasting, Inc.			OM	97-30- 1	205.62	72.0
251C1	USED	Lawton	OK	34-35-27	205.05	200.0
			OM	98-21-10	212.39	5.05
251C1	KKRXFM	LIC	Lawton	OK	34-35-27	205.05
Kcco - KRLG, Inc.			61M	98-21-10	212.39	200.0
						5.05

KENNETH R. GREENWOOD
EXHIBIT A

WILLOUGHBY & VOSS

FM Channel Study for Channel 251A6 at 36- 9-27 97- 9-20
 Safe Distance of 25.0 Kilometers
 New (6 kW) Class A spacings employed

***** STANDARD DISCLAIMER APPLIES *****

Channel	Call		City	State	Lat	Distance	Reqr'd
Applicant/Licensee					Long	Bearing	Clear
=====							
252D	K252DA	CP	Enid				
Paul and Patsy Regier				OK	36-23-48	70.13	0.0
	0.25 kW			OM	97-52-41	292.45	
252D	K252DA	LIC	Enid				
Paul and Patsy Regier				OK	36-23-48	70.13	0.0
	0.02 kW			OM	97-52-41	292.45	
252A	KOCD	LIC	Columbus				
Saturn Communications, Inc.				KS	37-14-47	246.77	72.0
	3.00 kW			91M	94-44-52	59.97	174.77
252D	K252AX	CP	Ashland				
	0.00 kW			KS	37-10-39	259.25	0.0
				OM	99-45-52	296.66	
252D	NEW-T	APP	Choctaw, etc.				
Power Du Pree Broadcasting Company				OK	35-25-53	81.00	0.0
	0.20 kW			OM	97-14-56	186.01	
253C		USED	Tulsa				
	0.00 kW			OK	36-11-26	95.29	95.0
				OM	96- 5-50	87.48	0.29
253C	KVOOFM	LIC	Tulsa				
First Stuart Corporation				OK	36-11-26	95.29	95.0
	99.00 kW			374M	96- 5-50	87.48	0.29
254C2		ADD	Clearwater				
Gary Violet				KS	37-23-31	142.58	55.0
	0.00 kW			OM	97-35-55	344.03	87.58
254A		USED	Clearwater				
	0.00 kW			KS	37-27-21	148.60	31.0
				OM	97-33-48	345.95	117.60
254A		DEL	Clearwater				
Gary Violet				KS	37-28-49	153.58	31.0
	0.00 kW			OM	97-39-42	343.05	122.58
254A	KSQB	CP	Clearwater				
Gary L. Violet				KS	37-28-49	153.58	31.0
	6.00 kW			100M	97-39-42	343.05	122.58

KENNETH R. GREENWOOD
 EXHIBIT A